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APR 02 2022

PART 16 DOCKETS

Walenga, Pat (FAA)

From: Dr. Doug Haynes <dehas@sisna.com>
Sent: Saturday, April 2, 2022 2:00 AM
To: 9-AWA-AGC-Part-16 (FAA)
Subject: Re: Douglas Haynes of Colorado vs Adams county air and spaceport title 14 part 13 protocols and part 16 filing signature pages
Attachments: Title 14 part 13 informal communication attempts signature pages.pdf; Title 14 part 16 filing signature pages.pdf
Follow Up Flag: Follow up
Flag Status: Flagged

In an effort to save time since it took you over three month to receive / respond to my original title 14 filing by mail , and I go to local court on Friday here are the e filing documents signature pages.

From: "9-AWA-AGC-Part-16 (FAA)" <9-AWA-AGC-Part-16@faa.gov>
To: "dehas" <dehas@sisna.com>
Sent: Thursday, March 31, 2022 11:37:47 AM
Subject: RE: Douglas Haynes of Colorado vs Adams county air and spaceport title 14 part 13 and 16 complaint filing statues

Thank you. I received 4 emails from you today.



Patricia D. Walenga
Management & Program Analyst
Airports and Environmental Law
Division (AGC-600)

Office: 202.267.5269
Mobile: 202.513.1304
Email: pat.walenga@faa.gov

Federal Aviation Administration
Office of the Chief Counsel
800 Independence Avenue SW
Washington, DC 20591

www.faa.gov

From: Dr. Doug Haynes <dehas@sisna.com>
Sent: Thursday, March 31, 2022 12:26 PM
To: Walenga, Pat (FAA) <pat.walenga@faa.gov>
Cc: 9-AWA-AGC-Part-16 (FAA) <9-AWA-AGC-Part-16@faa.gov>
Subject: Re: Douglas Haynes of Colorado vs Adams county air and spaceport title 14 part 13 and 16 complaint filing statues

2nd email copy of my title 14 part 16 violation filing on both the Colorado Spaceport Administrators and their Adams County Administrators, traditional singed copy's are in the USPS mail. God bless you and yours

From: "Walenga, Pat (FAA)" <pat.walenga@faa.gov>
To: "dehas" <dehas@sisna.com>
Cc: "9-AWA-AGC-Part-16 (FAA)" <9-AWA-AGC-Part-16@faa.gov>
Sent: Thursday, March 31, 2022 6:41:24 AM
Subject: FW: Douglas Haynes of Colorado vs Adams county air and spaceport title 14 part 13 and 16 complaint filing statues

Dr. Haynes,

Please send all of your Part 16 filings to the email address 9-AWA-AGC-Part-16@faa.gov or mail them to FAA, Office of the Chief Counsel, Attn: Part 16 Docket, 800 Independence Ave., SW, Washington, DC 20591. We are not considered

legally served with documents unless they come one of those two ways. You apparently emailed your complaint to the Whistleblower Protection Program Coordinator in another office. Thank you.



Patricia D. Walenga
Management & Program Analyst
Airports and Environmental Law
Division (AGC-600)

Office: 202.267.5269
Mobile: 202.513.1304
Email: pat.walenga@faa.gov

Federal Aviation Administration
Office of the Chief Counsel
800 Independence Avenue SW
Washington, DC 20591

www.faa.gov

From: 9-FAA-AIR21 (FAA) <FAA-AIR21@faa.gov>
Sent: Wednesday, March 30, 2022 4:19 PM
To: Walenga, Pat (FAA) <pat.walenga@faa.gov>
Subject: FW: Douglas Haynes of Colorado vs Adams county air and spaceport title 14 part 13 and 16 complaint filing statutes

Jessie DiGregory asked me to forward this to your office.

Best,

Al Westrom

FAA Whistleblower Protection Program Coordinator

AAE-130

From: Dr. Doug Haynes <dehas@sisna.com>
Sent: Wednesday, March 30, 2022 3:36 PM
To: 9-FAA-AIR21 (FAA) <FAA-AIR21@faa.gov>
Subject: Re: Douglas Haynes of Colorado vs Adams county air and spaceport title 14 part 13 and 16 complaint filing statues

Dr. Doug Haynes
CEO of DEHAS LTD dba
Blue Ridge Nebula Starlines
Stu 82 Watkins Colorado 80137
720-434-0183

Attention: FAA Part 16 Airport Proceedings Docket
AGC-610
Federal Aviation Administration
800 Independence Ave., SW
Washington DC 20591
Subject: Filing of a new complaint against Colorado Air and Spaceport

Please note that per both Title 14 part 16 and Title VI of the Civil Rights Act of 1964 ("Title VI") Discrimination on the basis of race, color, or national origin by airport sponsors as prohibited under Grant Assurance 30, Civil Rights, as well as and related civil rights requirements I am filing a new complaint and a package, as sent to you on March 25th 2022 in accordance with 14 CFR § 16.23 against the Colorado Air and Spaceport on the actions of harming, directly and substantially affected, and illegally evicting me as a business based at the spaceport and illegally locking me out for months from my storage unit, and attempting to throw out all my property, which directly and substantially served to affected me as a tannate of the spaceport in sharp contrast to the rules of Title 14 part 16 and Title VI of the Civil Rights Act of 1964 ("Title VI") Discrimination on the basis of race, color, or national origin by airport sponsors as prohibited under Grant Assurance 30, Civil Rights.

Please not that I urgently need a letter from you proving that you all have higher jurisdiction over this conflict of interest between my business and the air/spaceport today /ASAP. Since I was/ am being directly and substantially affected by the things done or omitted to be done by the respondent(s) In the following verbiage.

I testify and certify that as the complainant I am/was and still am being directly and substantially affected by the things done or omitted to be done by the respondent(s) Colorado Air and Spaceport administrators of the past such as Mr. McKinse in 1984, Dennis Heap from 1994-2013, Mr. Edd Singer 2014, Mr. Dave Ruppel 2014-2021, and now Mr. Gabriel Rodriguez, 2021, **Mr.** Jeff Kloska, Mr. William Flowers, Ms. Lori Hague, Ms. Laura Hansen, and Mr. Glenn Haskin, as well as the Adams County Government Mr. Jim Siedlecki Deputy County Manager Community Services & Public Involvement Administration office and all five of the Adams County Colorado commissioners as named Eva J. Henry (d1), Charles Chaz, Tedesco (d2), Emma Pinter (d3) Steve O Dorisio (d4), and Lynn Baca (d5).

I testify and certify, pursuant to 14 CFR § 16.23(b), Discrimination on the basis of race, color, or national origin by airport sponsors is prohibited under Grant Assurance 30, Civil Rights, as well as Title VI of the Civil Rights Act of 1964 ("Title VI") and related civil rights requirements. The following statements also contain sufficient facts that are pointed at supporting a Grant Assurance 30, Civil Rights, Title VI violation has occurred, since it clearly includes historical evidence of discriminatory intent by CASP and the disparate impacts leveled against me. I also testify/ certify that the Colorado air and spaceport has willfully violated the following agreed obligations (or assurances), to maintain and operate their facilities safely and efficiently and in accordance with the civil right laws under CFR title 14 of business personnel such as Doug Haynes, a black man, specified condition. These obligations require the recipients named Colorado air and spaceport to maintain and operate their facilities safely and efficiently and in accordance with specified conditions as attached to the application or the grant for Federal assistance as part of the final grant offer and or in restrictive covenants to property deeds.

Thank you and as always God bless you and yours.

Dr. Douglas E Haynes

CEO of DEHAS LTD dba Blue Ridge Nebula Starlines
Stu 82 Watkins Colorado 80137
720-434-0183

From: "9-FAA-AIR21 (FAA)" <FAA-AIR21@faa.gov>
To: "dehas" <dehas@sisna.com>
Sent: Wednesday, March 30, 2022 11:17:35 AM
Subject: RE: Douglas Haynes of Colorado vs Adams county air and spaceport title 14 part 13 and 16 complaint filing statues

If this email was intended for AGC-610, it was not addressed correctly. You said you were responding to a response. Suggest you use that email address.

This topic is not applicable to the FAA AIR21 Whistleblower Protection Program.

From: Dr. Doug Haynes <dehas@sisna.com>
Sent: Wednesday, March 30, 2022 1:05 PM
To: 9-FAA-AIR21 (FAA) <FAA-AIR21@faa.gov>
Subject: Re: Douglas Haynes of Colorado vs Adams county air and spaceport title 14 part 13 and 16 complaint filing statues

Dr. Doug Haynes
CEO of DEHAS LTD dba
Blue Ridge Nebula Starlines
Stu 82 Watkins Colorado 80137
720-434-0183

Attention: FAA Part 16 Airport Proceedings Docket
AGC-610
Federal Aviation Administration
800 Independence Ave., SW
Washington DC 20591
Subject: notice of new complaint and need for confirmation letter

Thank you for your response to one of my two title 14.1 filings and a motion not to stop the ejection / of misconduct and racial discriminations acts toward my business per cfr 14 parts 13 and 16 , as filed back in mid to late February. you response to my original request to open a docket (16-22-03) by stating that

A dismissal without prejudice under 14 CFR § 16.27 allows you an opportunity to correct the deficiencies noted in the Dismissal order, if you so choose. Docket 16-22-03 is closed and the FAA has no further input on the subject complaint. It will be necessary to file new complaint in accordance with 14 CFR § 16.23 if it is your intent to pursue the allegations.

Please not that all sited discrepancy's to my original filing such a assurances references to each violation and a separate certification letter of my attempt to conduct informal mediation session with the spaceport and the addition filing of Discrimination on the basis of race, color, or national origin by airport sponsors as prohibited under Grant Assurance 30, Civil Rights, as well as Title VI of the Civil Rights Act of 1964 ("Title VI") and related civil rights requirements were also clarified / addressed in my third package, as sent to you on March 25th 2022 addressing the corrections you ask for. Pleas not that I have filed new complaint in accordance with 14 CFR § 16.23 against the Colorado air and spaceport. Since I go to a local court hearing tomorrow on the subject of allowing the spaceport to throw out all my property, I urgently need a letter from you proving that you all have higher jurisdiction over this conflict of interest between my business and the air/spaceport today /ASAP. Thank you and as always God bless you and yours.

Dr. Doug Haynes

From: "dehas" <dehas@sisna.com>

To: faa-air21@faa.gov

Sent: Monday, March 21, 2022 10:54:29 PM

Subject: Douglas Haynes of Colorado vs Adams county air and spaceport title 14 part 13 and 16 complaint filing statues

Please let me know the statues of my Douglas Haynes of Colorado vs Adams county air and spaceport title 14 part 13 and 16 complaint filing I submitted to Washington in early February , and its motion to stop this evection process, since the airport and local government has ignored both the local and national FAA's authority and has lock me out of my storage/office and is now moving in the lower county court system to throw all my personals items away. which will further harm me and my business operations civil rights. As always God bless you and yours

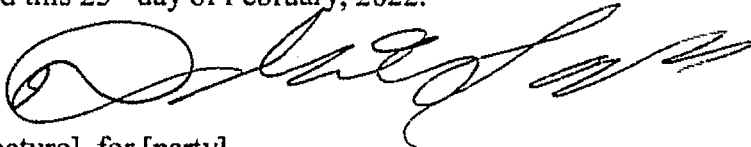
or no ongoing non-admission of my companies decades old existence/contributions at the airport will be considered, and or treated as retaliation related actions and will therefore automatically trigger further reports to the FAA of title 14 rules and regulations willful and intentional violations, as reported by me.

Once again, as was the case of my email to you all concerning the filing of my Title 14, part 13 investigation action a few weeks ago, thanks you Jeff Kloska, William Flowers, Lori Hague, Laura Hansen, Glenn Haskin of CASP and Jim Siedlecki of Adams County Government Offices or your wiliness to follow the Title 14 - Aeronautics and Space. CHAPTER I - FEDERAL AVIATION ADMINISTRATION, DEPARTMENT OF TRANSPORTATION. SUBCHAPTER B - PROCEDURAL RULES, PART 14 laws that can exceed 120 days too years to resolve.

As always God bless you and yours.

I hereby certify and testify to the validity of the above testimony and further testify that the above verbiage is true and fashioned as pursuant to Formal violation filing procedures per Title 14 notice

Dated this 25th day of February, 2022.



[signature], for [party]

Dr. Doug Haynes
CEO of DEHAS LTD dba
Blue Ridge Nebula Starlines
Stu 82 Watkins Colorado 80137
720-434-0183

I hereby certify that I have this day served the foregoing pursuant to Formal violation filing procedures per Title 14 notice on the following persons Jeff Kloska, William Flowers, Lori Hague, Laura Hansen, and Glenn Haskin, Spaceport admin or Jim Siedlecki Adams County Government

at the following addresses and email addresses
Colorado Air and Spaceport, 5200 Front Range Parkway, Watkins Co 80137
Deputy County Manager Community Services & Public Involvement, 4430 S Adams County
Pkwy Brighton Co 80601, jsiedlecki@adcogov.org

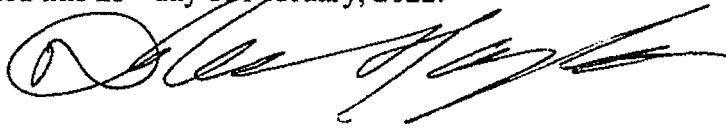
by delivered specify method of service

USPD mail, hand delivered, or emailed]:
Colorado Air and Spaceport, 5200 Front Range Parkway, Watkins Co 80137
"Laura Hansen" <LHansen@adcogov.org>; "Jeff Kloska" <JKloska@adcogov.org>; "William Flowers" <WFlowers@adcogov.org>; "Lori Hague" <LHague@adcogov.org>;

"Glenn Haskin" <GHaskin@adcogov.org>;

Deputy County Manager Community Services & Public Involvement, 4430 S Adams County
Pkwy Brighton Co 80601, jsiedlecki@adcogov.org

Dated this 25th day of February, 2022.

A handwritten signature in black ink, appearing to read "Doug Haynes", written over a horizontal line.

[signature], for [party]

Dr. Doug Haynes
CEO of DEHAS LTD dba
Blue Ridge Nebula Starlines
Stu 82 Watkins Colorado 80137
720-434-0183

However they have not only you refused to engage in such efforts with me, but also opted to ignore the local FAA administrator Mr. Mike Matz, Colorado State Engineer / Compliance Specialist, FAA Denver Airports District Office 26805 E. 68th Ave., Suite 224, Denver, CO 80249, (303) 342-1251, Michael B (FAA)" <michael.b.matz@faa.gov>; efforts to conduct a title 14. Part 13, informal investigation, as properly notified and initiated on my behalf, as per the above cited law / Title 14 part13 guidelines and therefore it looks like there is no prospect for a timely resolution.

Therefore I am forced to elevate this conflict between us into the FAA departments SUBCHAPTER B - PROCEDURAL RULES. PART 16 INVESTIGATIVE AND ENFORCEMENT PROCEDURES conflict resolution timeline protocol hands, so please respect their posted timeline for investigating and resolving this event and drop your demand for possession of my office 10/30-day warning approach until the FAA has investigated my complaint and made a determination/ruling on its outcome.

I regretfully inform you that any further attempt to direct threats or actions to substantially affected / harm me or my storage T31-1e / property, and or, my ability to perform business via the ongoing free and unabated possession of my storage unit, and full access of my sensitive FAA certified airmen training record or airline/ spaceline registration/certification document, as stored in unit T31-1e and other areas, or no ongoing non-admission of my companies decades old existence/contributions at the airport that continual to directly and substantially affected me as a black/ small businessman based at the Colorado air and spaceport will be considered, and or, treated as retaliation related actions, and will therefore automatically trigger further reports to the FAA of title 14 rules and regulations willful and intentional violations, as now officially reported by me on the 25th of February 2022.

Once again, as was the case of my email to you all concerning the filing of my Title 14, part 13 investigation action a few weeks ago, thanked Jeff Kloska, William Flowers, Lori Hague, Laura Hansen, Glenn Haskin of CASP and Jim Siedlecki of Adams County Government Offices and all five of the Adams County Colorado commissioners as named Eva J. Henry (d1) , Charles Chaz, Tedesco (d2), Emma Pinter (d3) Steve O'Dorisio (d4), and Lynn Baca (d5) for your wiliness to follow the Title 14.1 - Aeronautics and Space. CHAPTER I – FAA, DOT, SUBCHAPTER B - PROCEDURAL RULES, PART 14.1 laws that can exceed 120 days too years to resolve. As always God bless you and yours.

I both certify and testify to the above information verbiage as per the photocalls of Title 14 part13 Title 14 part16 , as well as Title VI of the Civil Rights Act of 1964 ("Title VI") and related civil rights requirements.

Dated this 25th day of March 2022.

[Signature], for [party]


Dr. Douglas E Haynes

CEO of DEHAS LTD dba Blue Ridge Nebula Starlines Stu 82 Watkins Colorado 80137 720-434-0183

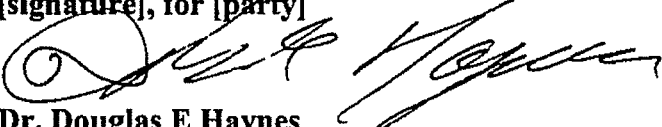
I hereby certify that I have this day served the foregoing pursuant to Formal violation filing procedures per Title 14 notice on the following persons Jeff Kloska, William Flowers, Lori Hague, Laura Hansen, and Glenn Haskin, Spaceport admin or Jim Siedlecki Adams County Government and all five of the Adams County Colorado commissioners as named Eva J. Henry (d1) , Charles Chaz, Tedesco (d2), Emma Pinter (d3) Steve O'Dorisio (d4), and Lynn Baca (d5)

Proof of proper service to Adams County, the airport sponsor via USPS mail to the following:
Jonathon Lubrano #52684 Assistant Adams County Attorney
4430 S Adams County Parkway 5th floor, Suite C5000B Brighton Co 80601 720-523-6984

Attention: FAA Part 16 Airport Proceedings Docket, AGC-610, Federal Aviation Administration, 800 Independence Ave., SW, Washington DC 20591

Dated this 25th day of March 2022.
[signature], for [party]

Delivered service via USPS mail to the following:
Attention: FAA Part 16 Airport Proceedings Docket, AGC-610, Federal Aviation Administration, 800 Independence Ave., SW, Washington DC 20591
202-267-3085 202-267-8348 (202) 267-3258
Dated this 25th day of March 2022.
[signature], for [party]


Dr. Douglas E Haynes
CEO of DEHAS LTD dba Blue Ridge Nebula Starlines Stu 82 Watkins Colorado 80137
720-434-0183